PTO/SB/64 (11-03)

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	AL OF AN APPLICATION FOR P NDER 37 CFR 1 137(b)	ATENT ABANDONED	Docket Number (Optional)
CHINTERI IVIALLI C			JHT-0104 (P1996J087B)
First named inventor:	an A. Gody, et al.		
Application No.:	9/892,383	Art Unit: 1764	
Filed:	lune 26, 2001		Nguyen
Title:	TYDROCONVERSION PROCESS OR MAKING LUBRICATING OIL BASESTOCKS		
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notice or action by the Ur expiration date of the per actually obtained.	cation became abandoned for failure ited States: Patent and Trademark Off od set for reply in the Office notice or CANIT HEREBY PETITIONS FOR REV	ce. The date of abandonme action plus an extensions of	nt is the day after the time
(ii) Pe (2) Re (3) Te file	ble petition requires the following item itlen fee; bly and/or issue fee; minal disclaimer with disclaimer fee — d before June 8, 1995; and for all das tement that the entire delay was unint	required for all utility and pili on applications; and	ant epplications
Petition-fee Small-entity-fee	\$. (37 CFR:1.17(m)). Ap	plicant claims small entity s	tatus See 37 CFR 127
	entity - fee \$ 1.330.00(37 CFR 1.17		
	or fee to the above-noted Office actio		ity turn of contact
has bei lis enclo B. The issue fee	en filed previously on sed herewith of \$. 1,330.00 en paid previously on sed herewith.	-, (IGEAT	ify type of reply):
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This collection of information is required by 37 CFR 1,137. The information is required to obtain or retain a bernefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1,14. This collection is estimated to take it 0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any confinents on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patient and Trademark Office, U.S. Department of Commercia, P.O. 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

P.TO/SB/84 (11-03).
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3. Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is	s required.
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of 5 for a small entity or 5 other than a small entity) disclaiming the required period of time is enclosed herewith (see F	6 for
4. STATEMENT: The entire delay in filing the required reply from the due date for the required filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NGTE. The United State Trademark Office may require additional information if there is a question as to wheth abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (fil)(C) and (D))].	es Patent and
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Additional sheets containing statements establishing unintentional delay	
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CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1 8(a)]	
[1] [1] [2] [2] [3] [3] [3] [3] [3] [3] [4] [4] [4] [4] [4] [5] [4] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6	
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